UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

	X	
In re	: :	Chapter 11
LEHMAN BROTHERS HOLDINGS INC., et al.,	: :	Case No.: 08-13555 (JMP)
Debtors.	: :	(Jointly Administered)
	:	

NOTICE OF PARTIAL TRANSFER OF CLAIM OTHER THAN FOR SECURITY PURSUANT TO FRBP RULE 3001(e)(2)

1. TO: VR Global Partners, LP
c/o Walkers Corporate Services Ltd.
Walkers House, George Town
Grand Cayman KY1-9002
Cayman Islands
Attn: Jeffrey Johnson

2. Please take notice that CHF 1,400,000 of your claim against Lehman Brothers Holdings Inc., identified by XS0369333215 arising from and relating to Proof of Claim No. 55247 (attached as <u>Exhibit A</u> hereto), has been transferred to:

Silver Point Capital Offshore Master Fund, L.P. ("<u>Transferee</u>") c/o Silver Point Capital, L.P.
Two Greenwich Plaza, First Floor
Greenwich, CT 06830
Attn: David F. Steinmetz

An executed "Evidence of Transfer of Claim" is attached as <u>Exhibit B</u> hereto. All distributions and notices regarding the transferred portion of the claim should be sent to the Transferee at the above address, with a copy to:

Davis Polk & Wardwell LLP ("<u>Davis Polk</u>") 450 Lexington Avenue New York, NY 10017-3904 Fax: 212-701-5800

Attn: Eric Ruiz

- 3. No action is required <u>if you do not object</u> to the partial transfer of your claim. However, **IF YOU OBJECT TO THE TRANSFER OF YOUR CLAIM, WITHIN 21 DAYS OF THE DATE OF MAILING OF THIS NOTICE, YOU MUST**:
- -- FILE A WRITTEN OBJECTION TO THE TRANSFER with:

United States Bankruptcy Court Southern District of New York Attn: Clerk of Court Alexander Hamilton Custom House One Bowling Green New York, NY 10004-1408

- -- SEND YOUR OBJECTION TO THE TRANSFEREE WITH A COPY TO DAVIS POLK.
- -- Refer to **INTERNAL CONTROL NO. XS0369333215** in your objection and any further correspondence related to this transfer.
- 4. If you file an objection, a hearing will be scheduled. IF YOUR OBJECTION IS NOT TIMELY FILED, THE TRANSFEREE WILL BE SUBSTITUTED FOR THE TRANSFEROR ON OUR RECORDS AS A CLAIMANT IN THIS PROCEEDING FOR THE TRANSFERRED PORTION OF THE CLAIM.

CLERK	
FOR CLERK'S OFFICE USE ONLY:	
This notice was mailed to the Transferor, by first class mail, postage prepaid on, 2011.	
INTERNAL CONTROL NO. XS0369333215 Copy: (check) Claims Agent Transferee Debtors' Attorney	
Clerk of the Court	

EXHIBIT A

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United States Bankruptcy Court/Souther Lehman Brothers Holdings Claims Proces c/o Epiq Bankruptcy Solutions, LLC FDR Station, P.O. Box 5076 New York, NY 10150-5076			IRITIES PROGRAMS F OF CLAIM
In Re: Lehman Brothers Holdings Inc., et al., Debtors.	Chapter 11 Case No. 08-13555 (JMP) (Jointly Administered)	Filed: USBC - Southern Dis Lehman Brothers Holdin 08-13555 (JMI	gs Inc., Et Al.
Note: This form may not be used to based on Lehman Programs Secur http://www.lehman-docket.com as	ities as listed on	06-13355 (JWI	0000055247
Name and address of Creditor: (and name Creditor) VR Global Partn Attn: Peter Clate Go VR Capital AVRORA Business 47 Sadovniches Kr. Moscow 115035 Telephone number: +7495787818/E Name and address where payment should	els, L.P.	C	Check this box to indicate that this laim amends a previously filed claim. Court Claim Number: 10714 (If known) Filed on: 9/8/2009
Name and address where payment should	be sent (if different from above)	a	☐ Check this box if you are aware that nyone else has filed a proof of claim elating to your claim. Attach copy of tatement giving particulars.
Telephone number: E	mail Address:		
 Provide the total amount of your claim Programs Securities as of September 15, 2 and whether such claim matured or becan dollars, using the exchange rate as applicate you may attach a schedule with the claim Amount of Claim: \$ 113 450 Check this box if the amount of claim 2. Provide the International Securities I this claim with respect to more than one I 	2008, whether you owned the Lehmanne fixed or liquidated before or after Suble on September 15, 2008. If you are amounts for each Lehman Programs (Required) m includes interest or other charges in dentification Number (ISIN) for each	Programs Securities on Septembe eptember 15, 2008. The claim ame filing this claim with respect to n Security to which this claim relates addition to the principal amount of Lehman Programs Security to which	er 15, 2008 or acquired them thereafter, ount must be stated in United States nore than one Lehman Programs Securit is. Itue on the Lehman Programs Securities. ich this claim relates. If you are filing
which this claim relates. International Securities Identification !	Number (ISIN): See Schedule	A attached (Required)	
3. Provide the Clearstream Bank Blocking appropriate (each, a "Blocking Number") from your accountholder (i.e. the bank, br than one Lehman Programs Security, you relates.	for each Lehman Programs Security tooker or other entity that holds such se	or which you are filing a claim. Y curities on your behalf). If you are	ou must acquire a Blocking Number e filing this claim with respect to more
Clearstream Bank Blocking Number, Enumber:		on Reference Number and or oth	ner depository blocking reference
see Schedule A atta	all (Require	ed)	
4. Provide the Clearstream Bank, Eurocle you are filing this claim. You must acqui accountholder (i.e. the bank, broker or oth numbers.	re the relevant Clearstream Bank, Eur	oclear Bank or other depository pa	rticipant account number from your
Accountholders <u>Euroclear Bank</u> , Clear 22642	stream Bank or Other Depository P (Required	-	
5. Consent to Euroclear Bank, Clearstr consent to, and are deemed to have author disclose your identity and holdings of Lerreconciling claims and distributions.	rized, Euroclear Bank, Clearstream Ba	nk or other depository to	FILED / RECEIVED
of the creditor or other	n filing this claim must sign it. Sign ar person authorized to file this claim an m the notice address above. Attach co	d state address and telephone	OCT 2 9 2009

Penalty for presenting fraudulent claim: Fine of up to \$500,000 or imprisonment for up to 5 years, or both. 18 U.S.C. §§ 152 and 3571

EPIQ BANKRUPTCY SOLUTIONS, LLC

AN PROGRAM SECURITIES PROOF OF CLAIM OBAL PARTNERS, L.P.

SCHEDULE A

:

Ref. No.	NIS	Euroclear	Issuer	Description	Curre	Principal	FX Rate	Principal	Accrued	Total Amount
CHORD CHORD		Ref. No. (Blocking			ncy	Amount of Claim	as of Sept 15, 2008	Amount of Claim	Interest as of Sept 15, 2008	of Claim
GO01674 LEHMAN BROTHERS LEHMAN BROS HLDG 3.03% 24-MAR IPY 100 000 000,00 104,66 955 474,87 13 751,67		Dagumu						(OSD)	(asn)	(OSD)
COURT COUR	72606	6001674	LEHMAN BROTHERS	BROS HLDG 3.03% 24-MAR-	JPY	100 000 000,00	104,66	955 474,87	13 751,67	969 226,54
HOLDINGS INC HOLDINGS INC HOLDINGS INC HOLDINGS INC LEHMAN BROTHERS LEHMAN BROS HLDG 5% 26-JAN-2010 GBP 495 000,00 1,8007 1080 420,00 30 303,36 30 303	C768	6001678	HOLDINGS PLC LEHMAN BROTHERS	BROS HLDG 05-JUN-2012	JPY	1 000 000 000,00	104,66	9 554 748,71	2 976,04	9 557 724,75
HOLDINGS INC HOLD	14750	6001672	HOLDINGS INC LEHMAN BROTHERS	LEHMAN BROS HLDG 5% 26-JAN-2010	GBP	495 000,00		891 346,50		919 796,33
Marchael Brothers	67150	6001671	HOLDINGS INC LEHMAN BROTHERS	AAN BROS HLDG	GBP	600 000,00		1 080 420,00		1 110 723,56
6038193 LEHMAN BROTHERS LEHMAN BROTHERS HOLDINGS INC IPY 7 000 000 000,00 104,66 66 883 240,97 180 919,17 HOLDINGS INC Feb/Aug 2009-2033 Feb/Aug 2009-2033 1 1 482 000,00 1,4243 2 110 812,60 145 067,76 Feb/Aug 2009-2033 LEHMAN BROTHERS LEHMAN BROS HLDG 7.25% 5-OCT- EUR 1 482 000,00 1,4243 2 110 812,60 145 067,76 6038192 LEHMAN BROTHERS LEHMAN BROS TSY BV 6% 15-FEB- EUR 4 033 000,00 1,4243 5 744 201,90 201 125,75 6038192 LEHMAN BROTHERS LEHMAN BROS TSY BV 6% 2-NOV- EUR 806 000,00 1,4243 848 882,80 44 374,48 6057823 LEHMAN BROS TSY BV 6% 2-NOV- EUR 803 000,00 1,4243 848 882,80 44 374,48 6056281 LEHMAN BROS TSY BV 6% 2-NOV- EUR 2000 000,00 1,4243 1 143 712,90 11 468,46 6056281 LEHMAN BROS TSY BV 0% 18-JUN- CHF 2 000 000,00 1,1159 1 792 275,29 13 110,62 6059609 LEHMAN BROS TSY BV 0% 18-JUN- CHF <td< td=""><td>67296</td><td>6001673</td><td>LEHMAN BROTHERS HOI DINGS INC</td><td>AAN BROS HLDG LEH 0% 21- -2012</td><td>SKK</td><td>460 000 000,00</td><td><u> </u></td><td>21 553 541,81</td><td>220 277,20</td><td>21 773 819,01</td></td<>	67296	6001673	LEHMAN BROTHERS HOI DINGS INC	AAN BROS HLDG LEH 0% 21- -2012	SKK	460 000 000,00	<u> </u>	21 553 541,81	220 277,20	21 773 819,01
6038193 LEHMAN BROTHERS LEHMAN BROTHERS <td>90139</td> <td>6001677</td> <td>LEHMAN BROTHERS HOLDINGS INC</td> <td>BROTHERS HOLDINGS INC 5% 09-FEB-2034 callable on 109-2033</td> <td>JРY</td> <td>7 000 000 000,00</td> <td></td> <td></td> <td></td> <td>67 064 160,14</td>	90139	6001677	LEHMAN BROTHERS HOLDINGS INC	BROTHERS HOLDINGS INC 5% 09-FEB-2034 callable on 109-2033	JРY	7 000 000 000,00				67 064 160,14
6038192 LEHMAN BROTHERS LEHMAN BROS TSY BV 6% 15-FEB- EUR 4 033 000,00 1,4243 5 744 201,90 201 125,75 744 201,90 2035 (EUR) EMTN EUR 596 000,00 1,4243 848 882,80 44 374,48 6057823 LEHMAN BROTHERS LEHMAN BROS TSY BV 8.25% 16-MAR- EUR 803 000,00 1,4243 1 143 712,90 11 468,46 7656281 LEHMAN BROTHERS LEHMAN BROS TSY BV 0% 18-JUN- CHF 2 000 000,00 1,1159 1 792 275,29 13 110,62 7656609 LEHMAN BROTHERS LEHMAN BROS TSY BV 0% 18-JUN- CHF 2 000 000,00 1,1159 1 792 275,29 13 110,62 77678-609 TREASURY CO. BV 2018 (CHF) eMtn TOTAL: 112 558 658,35 891 824,54	84296	6038193	LEHMAN BROTHERS TREASURY CO. BV	LDG 7.25% 5-OCT-	EUR	1 482 000,00				2 255 880,36
6057823 LEHMAN BROTHERS LEHMAN BROTHERS LEHMAN BROS TSY BV 6% 2-NOV- EUR 596 000,00 1,4243 848 882,80 44 374,48 6056281 TREASURY CO. BV 2035 (EUR) EMTN CHF 2 000 000,00 1,4243 1 143 712,90 11 468,46 6056080 LEHMAN BROTHERS LEHMAN BROS TSY BV 0% 18-JUN- CHF 2 000 000,00 1,1159 1 792 275,29 13 110,62 TREASURY CO. BV 2018 (CHF) eMtn TREASURY CO. BV 2018 (CHF) eMtn TOTAL: 891 824,54	33206	6038192	LEHMAN BROTHERS TREASURY CO. BV	SY BV 6% 15-FEB-	EUR	4 033 000,00	1,4243		2	5 945 327,65
6056281 LEHMAN BROTHERS LEHMAN BROTHERS LEHMAN BROS TSY BV 8.25% 16-MAR-EUR 803 000,00 1,4243 1 143 712,90 11 468,46 TREASURY CO. BV 2035 (EUR) EMTN CHF 2 000 000,00 1,1159 1 792 275,29 13 110,62 TREASURY CO. BV 2018 (CHF) eMtn TOTAL: TOTAL: 891 824,54	64868	6057823	LEHMAN BROTHERS TREASURY CO. BV	SY BV 6% 2-NOV-	EUR	296 000,00	1,4243			893 257,28
6059609 LEHMAN BROTHERS LEHMAN BROS TSY BV 0% 18-IUN- CHF 2 000 000,00 1,1159 1 792 275,29 13 110,62 TREASURY CO. BV 2018 (CHF) eMtn TOTAL: CHF 2 000 000,00 1,1159 1 792 275,29 13 110,62 13 110,62 14,54	16141	6056281	LEHMAN BROTHERS TREASURY CO. BV	LEHMAN BROS TSY BV 8.25% 16-MAR- 2035 (EUR) EMTN	EUR	803 000,00	1,4243			1 155 181,36
112 558 658,35 891 824,54	33215	6096509	LEHMAN BROTHERS TREASURY CO. BV	LEHMAN BROS TSY BV 0% 18-JUN- 2018 (CHF) eMtn	CHF	2 000 000,00	1,1159			1 805 385,91
				TOTAL:				112 558 658,35		113 450 482,89

EXHIBIT B

AGREEMENT AND EVIDENCE OF TRANSFER OF CLAIM LEHMAN PROGRAM SECURITY

TO: THE DEBTOR AND THE BANKRUPTCY COURT

- For value received, the adequacy and sufficiency of which are hereby acknowledged, VR Global Partners, LP ("Seller") hereby unconditionally and irrevocably sells, transfers and assigns to Silver Point Offshore Master Capital Fund, L.P. (the "Purchaser"), and Purchaser hereby agrees to purchase, as of the date hereof, (a) an undivided interest, to the extent of the principal amount specified in Schedule 1 attached hereto (the "Purchased Claim"), in Seller's right, title and interest in and to Proof of Claim Number 55247 filed by or on behalf of the Seller (the "Proof of Claim") against Lehman Brothers Holdings, Inc., debtor in proceedings for reorganization (the "Proceedings") in the United States Bankruptcy Court for the Southern District of New York (the "Court"), administered under Case No. 08-13555 (JMP) (the "Debtor"), (b) all rights and benefits of Seller relating to the Purchased Claim, including without limitation (i) any right to receive cash, securities, instruments, interest, damages, penalties, fees or other property, which may be paid or distributed with respect to the Purchased Claim or with respect to any of the documents, agreements, bills and/or other documents (whether now existing or hereafter arising) which evidence, create and/or give rise to or affect in any material way the Purchased Claim, whether under a plan or reorganization or liquidation, pursuant to a liquidation, or otherwise, (ii) any actions, claims (including, without limitation, "claims" as defined in Section 101(5) of Title 11 of the United States Code (the "Bankruptcy Code")), rights or lawsuits of any nature whatsoever, whether against the Debtor or any other party, arising out of or in connection with the Purchased Claim, (iii) any rights and benefits arising out of or in connection with any exhibit, attachment and/or supporting documentation relating to the Purchased Claim, and (iv) any and all of Seller's right, title and interest in, to and under the transfer agreements, if any, under which Seller or any prior seller acquired the rights and obligations underlying or constituting a part of the Purchased Claim, but only to the extent related to the Purchased Claim, (c) any and all proceeds of any of the foregoing (collectively, as described in clauses (a), (b), and (c), the "Transferred Claims"), and (d) the security or securities (any such security, a "Purchased Security") relating to the Purchased Claim and specified in Schedule 1 attached hereto.
- 2. Seller hereby represents and warrants to Purchaser that: (a) the Proof of Claim was filed on or before 5:00 p.m. (prevailing Eastern Time) on November 2, 2009 and such claim was marked received by the court on October 29, 2009; (b) the Proof of Claim relates to one or more securities expressly identified on the list designated "Lehman Programs Securities" available on http://www.lehman-docket.com as of July 17, 2009; (c) Seller owns and has good and marketable title to the Transferred Claims, free and clear of any and all liens, claims, set-off rights, security interests, participations, or encumbrances created or incurred by Seller or against Seller, except as may apply to holders of the Purchased Securities generally; (d) Seller is duly authorized and empowered to execute and perform its obligations under this Agreement and Evidence of Transfer; (e) the Proof of Claim includes the Purchased Claim specified in Schedule 1 attached hereto; and (f) Seller has not engaged in any acts, conduct or omissions, or had any relationship with the Debtor or its affiliates, that will result in Purchaser receiving in respect of the Transferred Claims proportionately less payments or distributions or less favorable treatment than other unsecured creditors.
- 3. Seller hereby waives any objection to the transfer of the Transferred Claims to Purchaser on the books and records of the Debtor and the Court, and hereby waives to the fullest extent permitted by law any notice or right to receive notice of a hearing pursuant to Rule 3001(e) of the Federal Rules of Bankruptcy Procedure, the Bankruptcy Code, applicable local bankruptcy rules or applicable law, and consents to the substitution of Seller by Purchaser for all purposes in the case, including, without limitation, for voting and distribution purposes with respect to the Transferred Claims. Purchaser agrees to file a notice of transfer with the Court pursuant to Federal Rule of Bankruptcy Procedure 3001(e) including this Agreement and Evidence of Transfer of Claim. Seller acknowledges and understands, and hereby stipulates, that an order of the Court may be entered without further notice to Seller transferring to Purchaser the Transferred Claims, recognizing Purchaser as the sole owner and holder of the Transferred Claims, and directing that all payments or distributions of money or property in respect of the Transferred Claim be delivered or made to Purchaser.
- 4. All representations, warranties, covenants and indemnities shall survive the execution, delivery and performance of this Agreement and Evidence of Transfer of Claim and the transactions described herein. Purchaser shall be entitled to transfer its rights hereunder without any notice to or the consent of Seller. Seller

hereby agrees, up to the amount of the purchase price in respect of the Purchase Claim, to indemnify, defend and hold Purchaser, its successors and assigns and its officers, directors, employees, agents and controlling persons harmless from and against any and all losses, claims, damages, costs, expenses and liabilities, including, without limitation, reasonable attorneys' fees and expenses, which (i) result from Seller's breach of its representations and warranties made herein and (ii) have been incurred prior to the earlier of (A) four years from the date hereof and (B) the date on which all distributions in respect of the Proof of Claim have been received and such Purchased Security not being disputed at the time of such final distribution.

- Seller shall promptly (but in any event no later than three (3) business days) remit any payments, distributions or proceeds received by Seller in respect of the Transferred Claims to Purchaser. Seller has transferred, or shall transfer as soon as practicable after the date hereof, to Purchaser each Purchased Security to such account, via Euroclear or Clearstream (or similar transfer method), as Purchaser may designate in writing to Seller. This Agreement and Evidence of Transfer supplements and does not supersede any confirmation, any other automatically generated documentation or any applicable rules of Euroclear or Clearstream (or similar transfer method) with respect to the purchase and sale of the Purchased Security.
- Each of Seller and Purchaser agrees to (a) execute and deliver, or cause to be executed and delivered, all such other and further agreements, documents and instruments and (b) take or cause to be taken all such other and further actions as the other party may reasonably request to effectuate the intent and purposes, and carry out the terms, of this Agreement and Evidence of Transfer, including, without limitation, cooperating to ensure the timely and accurate filing of any amendment to the Proof of Claim.
- Seller's and Purchaser's rights and obligations hereunder shall be governed by and interpreted and determined in accordance with the laws of the State of New York (without regard to any conflicts of law provision that would require the application of the law of any other jurisdiction). Seller and Purchaser each submit to the jurisdiction of the courts located in the County of New York in the State of New York. Each party hereto consents to service of process by certified mail at its address listed on the signature page below.
- The Seller hereby irrevocably and unconditionally submits to the exclusive jurisdiction of any New York State court or Federal court of the United States of America sitting in New York City, and any appellate court from any thereof, in any action or proceeding arising out of or relating to this Agreement, or for recognition or enforcement of any judgment, and each of the parties hereto hereby irrevocably and unconditionally agrees that all claims in respect of any such action or proceeding may be heard and determined in such New York State or, to the extent permitted by law, in such Federal court. Each of the parties hereto agrees that a final judgment in any such action or proceeding may be enforced in other jurisdictions by suit on the judgment or in any other manner provided by law.

IN WITNESS WHEREOF, this AGREEMENT AND EVIDENCE OF TRANSFER OF CLAIM is executed this 27th day of April 2011.

VR GLOBAL PARTNERS, LP

Name: Jeffrey Johnson

Title: Director of VR Advisory Services Ltd. acting in its capacity as General Partner of

VR Global Partners, LP

c/o Walkers Corporate Services Ltd. Walkers House, George Town Grand Cayman KY1-9002 Cayman Islands

SILVER POINT OFFSHORE MASTER CAPITAL

Bv:

Authorized Signatory Name:

Title:

Silver Point Capital, L.P. 2 Greenwich Plaza Greenwich, CT 06830

Schedule 1

Transferred Claims

Purchased Claim

(1) 70% of XS0229584296 = EUR 1,037,400 of EUR 1,482,000 (the outstanding amount of XS0229584296 as described in the Proof of Claim), plus all interest related thereto,

(2) 70% of XS0210433206 = EUR 2,823,100 of EUR 4,033,000 (the outstanding amount of XS0210433206 as described in the Proof of Claim), plus all interest related thereto,

(3) 70% of XS0232364868 = EUR 417,200 of EUR 596,000 (the outstanding amount of XS0232364868 as described in the Proof of Claim), plus all interest related thereto,

(4) 70% of XS0213416141 = EUR 526,100 of EUR 803,000 (the outstanding amount of XS0213416141 as described in the Proof of Claim), plus all interest related thereto, and

(5) 70% of XS036933215 = CHF 1,400,000 of CHF 2,000,000 (the outstanding amount of XS0369333215 as described in the Proof of Claim), plus all interest related thereto.

Lehman Programs Securities to which Transfer Relates

Description of Security	ISIN/CUSIP	Lsner	Claim Amount	Maturity
LEHMAN BROS HLDG LEH 0% 21-MAR-2012	XS0229584296	Lehman Brothers Holdings Inc.	EUR 1,037,400	October 5, 2035
LEHMAN BROS TSY BV 6% 15-FEB-2035 (EUR) EMTN	XS0210433206	Lehman Brothers Treasury Co. B.V.	EUR 2,823,100	February 2, 2035
LEHMAN BROS TSY BV 6% 2-NOV-2035 (EUR) EMTN	XS0232364868	Lehman Brothers Treasury Co. B.V.	EUR 417,200	November 2, 2035
LEHMAN BROS TSY BV 8.25% 16-NOV-2035 (EUR) EMTN	XS0213416141	Lehman Brothers Treasury Co. B.V.	EUR 803,000	March 16, 2035
LEHMAN BROS TSY BV 0% 18-JUN-2018 (CHF) eMtn	XS0369333215	Lehman Brothers Treasury Co. B.V.	CHF 1,400,000	June 18, 2018

Schedule 1-1